CIP/PCT NATIONAL/PLANT ORIGINAL/SUBSTITUTE/SUPPLEMF DECLARATIONS

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND RADEMARK OFFICE

FORM	
X	5

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my nam, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED Scanning Spectrophotometer for the Inventor of the subject matter which is claimed and Fluorescence P larization

ligh Through	put Flu res	cence De	etecti n and Fluorescend	ce P lanzat	i n			
X A	is attach	ed heret				40/020 760		
DOVIES)	B M wa	s filed n	December 31, 2001	a	s U.S. Application N .	10/039,769 n		
→ →	C. 🗌 wa	s filed as	PCT Int rnational Ap	plicati n	NO. PCI/			
			olication) was amended or		ed specification, including the	daims, as am	ended by any amendment re	ferred to
hereby state the	at I have revie	to disclosi	e all information known to me	to be material	to patentability as defined in the state of	37 C.F.R. 1.56	5. Except as noted below, I i	hereby claim
apove. Tacknow foreign priority by	enefits under	5 U.S.C. 1	19(a)-(d) or 365(b) of any for	eign application	n(s) for patent or inventor's ce	ertificate, or 36	5(a) of any PCT international reign application for patent (or inventor's
Application which	designated a	t least one	other country than the United	d States, listed	below and have also identified subject matter claimed in this application:	s application a	nd having a filing date (1) be	efore that of
certificate, or PC	T Internationa	l Applicatio v is daimed	d, or (2) if no priority claimed,	before the filin	g date of this application:			
					Date first Laid-	Date Pa	atented	
PRIOR FORE		untry	Day/MONTH/Yes	ar Filed	open or Published	or (Granted Priority NO	T Claimed
Number	PECO	uriu y						
PCT internation	feign applica file ichical applications	by claim do listed abov	e or below and, if this is a co	ntinuation-in-p	art (CIP) application, insofar	ion known to	ne to be material to patental	bility as
application is in defined in 37 C.	addition to the F.R. 1.58 which	th became	available between the filing d	ate of each su	ch prior application and the na	ational or PCT	international filing date of th	is
application:								T Claimed
PRIOR U.S. P	ROVISION	AL, NONF	PROVISIONAL AND/OR	TH/Year File	<u>ATION(S)</u> od pending	<u>Status</u> . abandone	d, patented	
Application N	lo. (series d	ode/sena	29 Decem		<u>50</u> <u>5011111</u>			
60/259,326			25 500011	.50. 2000				
communications transact all bus	s are to be dire iness in the Pa inger with thei case to them attorney in wri ht illa ipin ark roline D. regory P.	ected), and atent and To are firm and to and by who at a 17698 and 18221 and 18221 and 18221 and 18238 and 18238 and 18238 and 1824 and 1846 and 1848 and 18	the below-named persons (or rademark Office connected the oract and rely on instructions ora/which I hereby declare the	erewith and w	ons Boulevard, McLean, VA 2 dress) individually and collection the resulting patent, and I municate directly with the persented after full disclosure to be William P. Atkins Paul L. Sharer Robin L. Teskin Anthony L. Miele Robert J. Walters Brian J. Beatus Sethuraman, Anand Barrett, Glenn T Fagin, Kenneth M. McCarthy, Christine H. Hartman, Kerry T.	hereby author son/assignee/	ize them to delete names/nu attorney/firm/ organization w	mbers below ho/which first
James W. Ja		38505			Date	a:		
(1) INVENTO					GOULD			
FRANCISCO TRANSPORTATION	Gene	Arteria de la companya de la company	TAN COLUMN DESIGNATION OF THE PARTY OF THE P	And Alama		THE PARTY TO BE	mily Name	AN ANY THE REAL PROPERTY OF THE PARTY OF THE
		ARTHUR STATE	SENSEMBLY FREEZEWAY	California	THE PARTY OF SCHOOL TO ANY STATE OF THE PARTY OF THE PART	1	JSA	
Residence	Cardiff	TANKER BARRES	THE RESTRICT OF THE PROPERTY OF THE PERSON O		Chata/Eamlan Calinta		Country of Citizen	ship is the same of the same o
THE THE PROPERTY OF THE PROPER		CONTRACTOR OF THE PARTY OF THE	City To the Comment			A. 45 -464 20 " 144 25 5 7 14 2	Article of the state of the sta	
Mailing Addr			1702 Legaye Drive, Ca	ram, Californ	nia			
(include Zip	Code)	<u> </u>	92007		Dat	e: 3/	29/02	
(2) INVENTO			amy	rnz	CONRAD	<u> </u>		
	Michae			J.		A Marian Table	amily Name and State of State	THE PERSON AND THE PROPERTY OF THE PROPERTY OF THE PERSON AND THE
THE STATE OF THE S	Maria Control		First Careful And Control of the Con		aled entriffering 455		amily Name	a tago बाला, जान , नहीं, राज्य कि नहीं ने हैं
_		1: -1 -		California	en and the second secon		JSA	To see the property of the see
	THE PERSON AND THE PE	rin artis	- Chylin Carley Carley Carley	The state of the s	State/Foreign Country	The state of the s	Country of Chizen	Paulin Hallery (1979)
Mailing Addr			1465 Via Valent , Esca	ondido, Califo	omia			
(include Zip	Code)		92029					
"X" hox	FOR AD	DITION. oreign pr	AL INVENTORS, and iorities on attached p	d proceed page (inco	on the attached pag rporated herein by re Atty.	erence).	P016417-272123	tor.

3			APR 1 6 2002 (5)		
Inventor(s):	Gene GOULD and Mic			0404471070402	
Appln. No.:	10/039,769		A THAUE WAY	016417/272123 M# / Client Ref.	
Filed: Dec	cember 31, 2001	or Issued.:		JORESCENCE DETECTION AND	
Title: SC	UORESCENCE POLARIZ	ATION	THROUGHPUT FEE	JONESOLINOE DETECTION THE	
<u> </u>	SMALL ENTI	TY STATEMENT CLA	IMING SMALL ENTI	TY STATUS	
	(37 CFR 1	.9(d) and 1.27 (c)) - <u>S</u>	MALL BUSINESS C	ONCERN	
	t - 11 - 1 1 a				
I hereby sta	te that I am the owner of the small	business concern ider	ntified below:		
\boxtimes	an official of the small	business concern emp	powered to act on bel	half of the concern identified below:	
NAN	AF OF CONCERN Chroma	igen, Inc.	•		
ADE	RESS OF CONCERN 104	151 Rosselle Street, S	an Diego, California	<u> </u>	
I hereby st	ate that the above identifie	d small business cond	ern qualifies as a sm	all business concern as defined in 13	
CED 424 4	2 and reproduced in 37 CF	R 1 9(d) for purposes	s of paving reduced to	ees under Section 4 I(a) and (b) of	
TH 25 Un	ited States Code in that th	e number of employed	es of the conce <u>rn, inc</u>	es of the business concern is the	
	or the previous fiscal year	of the concern of the D	ersons employed on	a full-time, part-time or temporary	
basis during	a each of the nav periods o	of the fiscal year, and (2) concerns are anni	ales of each other when either,	
directly or it	ndirectly, one concern <u>cont</u>	rols or has the power	to control the other, o	or a third party or parties controls or	
•	ver to control both.			•	
I hereby st	ate that rights under contra	act or law have been o	conveyed to and rema	ain with the small business concern	
identified a	hove with regard to the inve	ention entitled: SCAN	INING SPECTROPH	OTOMETER FOR HIGH	
THROUGH	PUT FLUORESCENCE D r(s) Gene Gould and Mich	ETECTION AND FLUI	ORESCENCE POLA ed in	RIZATION	
by invento	r(s) Gene Gould and Mici	iaei J. Comau desono			
x → [the specification filed her	ewith,			
	Application No. 10/039,76	39, filed December 31	<u>, 2001</u>		
	Patent No, issued		·		
If the rights held	by the above identified small business or	oncern are not exclusive, each sir	nall entity individual, concern or or who could not qualify under 3	organization having rights to the invention is listed in (A) 7 CFR 1.9(c) as an independent inventor if that person	
and (B) below are had made the inv	ld no rights to the invention are neid by a vention, or by any concern which would r	not qualify as a small business co	ncern under 37 CFR 1.9(d) or a	nonprofit organization under 37 CFR 1.9(e).	
(A) FUL	L NAME of assignee/licens	ee/grantee/conveyee et. San Diego. Califort	nia 92121		
		SINESS CONCERN	NONPROFIT	ORGANIZATION	
` '	L NAME of assignee/licens	ee/grantee/conveyee			
	ORESS DUAL SMALL BU	SINESS CONCERN	☐ NONPROFIT	ORGANIZATION	
		·	pointing named in (A) and (R) at	nove having rights to the invention, averting to his/her/its	
*NOTE	Separate statement is required status as a small entity. (37 CF	mom each person, concern or organical (R 1.27)		pove having rights to the invention, averring to his/her/its	
			loss of entitlement to small entit	y status prior to paying, or at the time of paying, the	
I acknowledge the earliest of the is:	ne duty to file, in this case, notification of sue fee or any maintenance fee due after	the date on which status as a sn	nall entity is no longer appropria	te. (37 CFR 1.28(b))	
				 -	
NAME OF	PERSON SIGNING Mic	hael J. Conrad			
TITLE OF PERSON OTHER THAN OWNER ADDRESS OF PERSON SIGNING 10451 Roselle Street, San Diego, California 92121					
ADDRESS	OF PERSON SIGNING 1	0451 Roselle Street, S			
	- Marke	Henry O	DATE	3/29/02	
SIGNATUI	te //www	ywy y y			

PATER AND TRADEMARK CASES - RULES OF ACTICE DUTY OF DISCLOSURE

Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the [Patent and Trademark] Office, which includes a duty to disclose to the Office all Cintermation known to that individual to be material to patentability...(b) information is material to patentability when it is not cumulative and (1) It also establishes by itself, or in combination with other information, a prima facility case of unpatentability of a claim or (2) refutes, or is inconsistent with, a position the applicant takes in: (i) Oppgsing an argument of unpatentability relied on by the Office, or (ii) Asserting an argument of patentability

PATENT LAWS 35 U.S.C.

102. Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless--

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent or
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
- (c) he has abandoned the invention, or
- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months* before the filing of the application in the United States, or
- (e) the invention was described in
 - an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or
 - (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a); or
- (f) he did not himself invent the subject matter sought to be patented, or
- (g) (1) during the course of an interference conducted under section 135 or section 291, another inventor involved therein establishes, to the extent permitted in section 104, that before such person's invention thereof the invention was made by such other inventor and not abandoned, suppressed, or concealed, or
 - before such person's invention thereof, the invention was made in this country by another inventor who had not abandoned, suppressed, or concealed it. In determining priority of invention under this subsection there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

§103. Condition for patentability; non-obvious subject matter

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the mann r in which the invention was made....
- (c) Subject matter developed by another person, which qualified as prior art only under one or more of subsections (e), (f) and (g) of section 102 of this title, shall not pr clud patentability under this section where the subject matter and the claim d invention were, at the time the invention was made, owned by th sam person or subject to an obligation of assignment to the same person.

^{*} Six months for Design Applications (35 U.S.C. 172).